

CERTIFICATE OF TRANSMISSION BY FACSIMILE (37 CFR 1.8)

Docket No.

836.047

Applicant(s): Murray, et al.

Serial No.
09/485,267Filing Date
6/7/98Examiner
Not yet knownGroup Art Unit
Not yet known

Invention: USE OF CHOLINESTERASE INHIBITORS FOR TREATING ATTENTION DEFICIT DISORDERS

I hereby certify that this Petition to Revive, Ext of Time, Declaration & Exhibits w/auth to chg dep acct
(Identify type of correspondence)

is being facsimile transmitted to the United States Patent and Trademark Office (Fax. No. 703-308-6916)

on October 9, 2003
(Date)

Wanda Ruggiera(Typed or Printed Name of Person Signing Certificate)Wanda Ruggiera
(Signature)

Note: Each paper must have its own certificate of mailing. FAX RECEIVED

OCT 09 2003

PETITIONS OFFICE

Petition For Revival Of An Application For Patent Abandoned
Unintentionally Under 37 CFR 1.137(b) (Large Entity)

Docket No.

836.047

In Re Application Of: Murray, et al.

Serial No.	Filing Date	Examiner	Group Art Unit
09/485,267	6/28/00	Not yet known	Not yet known

Invention: USE OF CHOLINESTERASE INHIBITORS FOR TREATING ATTENTION DEFICIT DISORDERS

Attention: Office of Petitions
COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, VA 22313-1450

NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (703) 305-9282.

The above-identified application became abandoned for failure to file a timely and proper response to a notice or action by the Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extension of time actually obtained.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

NOTE: A grantable petition requires the following items:

- (1) Petition fee;
- (2) Reply and/or issue fee;
- (3) Terminal disclaimer with disclaimer fee—required for all utility and plant applications filed before June 8, 1995; and for all design applications; and
- (4) Statement that the entire delay was unintentional.

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PETITIONS OFFICE

1. A proposed reply to the above-identified notice or action:

is enclosed. was filed on _____

The proposed reply is in the form of: Petition and Declaration

2. The issue fee:

is enclosed. was paid on _____

3. The abandoned application was a:

design application. utility application. plant application.

4. A terminal disclaimer (and fee) disclaiming a period equivalent to the period of abandonment is enclosed.

5. Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.

Petition For Revival Of An Application For Patent Abandoned
Unintentionally Under 37 CFR 1.137(b) (Large Entity)

Docket No.

836.047

In Re Application Of: Murray, et al.

Serial No.
09/485,267Filing Date
6/28/00Examiner
Not yet knownGroup Art Unit
Not yet known

Invention: USE OF CHOLINESTERASE INHIBITORS FOR TREATING ATTENTION DEFICIT DISORDERS

Calculation and Payment of Fees

Enclosed are the following fees:

6. Petition fee under 37 CFR 1.17(m) in the amount of: \$1,330.00
7. Fee for amendment in the amount of: _____
8. Fee for extension of time to respond to Office Action in the amount of: \$950.00
9. Issue fee in the amount of: _____
10. Continuing application filing fee in the amount of: _____
11. Terminal disclaimer fee in the amount of: _____
12. _____
- Total fees enclosed: \$2,280.00

The fee of \$2,280 is to be paid as follows:

- A check in the amount of the fee is enclosed.
- The Director is hereby authorized to charge any fees which may be required, or credit any overpayment, to
Deposit Account No. 02-2105

Petition For Revival Of An Application For Patent Abandoned
Unintentionally Under 37 CFR 1.137(b) (Large Entity)

Docket No.
836.047

In Re Application Of: Murray, et al.

Serial No.
09/485,267

Filing Date
6/28/00

Examiner
Not yet known

Group Art Unit
Not yet known

Invention: USE OF CHOLINESTERASE INHIBITORS FOR TREATING ATTENTION DEFICIT DISORDERS

Statement:

The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional.

Signature

Peter L. Berger, Esq. Reg. No. 24,570
Levisohn, Berger & Langsam, LLP
805 Third Avenue, 19th Floor
New York, New York 10022
Phone (212) 486-7272
Fax (212) 486-0323
Customer No. 04617

Dated: October 9, 2003

I certify that this document and fee is being deposited on with the U.S. Postal Service as first class mail under 37 C.F.R. 1.8 and is addressed to the Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Signature of Person Mailing Correspondence

Typed or Printed Name of Person Mailing Correspondence

cc:

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Address: ASSISTANT COMMISSIONER FOR PATENTS
Box PCT
Washington, D.C. 20231

09/485,267
09/485,267



MURRAY

J 836.047

U.S. APPLICATION NO.	FIRST NAMED APPLICANT	ATTY. DOCKET NO.
		PCT/GB96/02376 INTERNATIONAL APPLICATION NO.
MORRIS E COHEN LEVISSON LERNER BERGER & LANGSAM 757 THIRD AVENUE SUITE 2400 NEW YORK NY 10017	5071	DATE RECEIVED 05/07/96 PRIORITY DATE 08/08/97
		DATE MAILED: 04/28/00

NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)

1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark Office as:

- A Designated Office (37 CFR 1.494).
- An Elected Office (37 CFR 1.495):
- U.S. Basic National Fee.
- Copy of the international application in:
 - a non-English language.
 - English.
- Translation of the international application into English.
- Oath or Declaration of inventor(s) for DO/EO/US.
- Copy of Article 19 amendments.
- Translation of Article 19 amendments into English.
- The International Preliminary Examination Report in English and its Annexes, if any.
- Translation of Annexes to the International Preliminary Examination Report into English.
- Preliminary amendment(s) filed _____ and _____
- Information Disclosure Statement(s) filed _____ and _____
- Assignment document.
- Power of Attorney and/or Change of Address.
- Subsistence specification filed _____
- Verified Statement Claiming Small Entity Status.
- Priority Document.
- Copy of the International Search Report and copies of the references cited therein.
- Other:

2. The following items **MUST** be furnished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371:

- a. Translation of the application into English. Note a processing fee will be required if submitted later than the appropriate 20 or 30 months from the priority date.
 - The current translation is defective for the reasons indicated on the attached Notice of Defective Translation.
- b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(l)).
- c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by the International application number and international filing date.
 - The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917.
- d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)).

3. Additional claim fees of \$ _____ as a large entity small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due. See attached PTO-875.

ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUST BE SUBMITTED WITHIN ONE MONTH FROM THE DATE OF THIS NOTICE OR BY 21 OR 31 MONTHS FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.

The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).

4. Translation of the Annexes **MUST** be submitted no later than the time period set above or the annexes will be cancelled. Note processing fee will be required if submitted later than 30 months from the priority date.

5. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR 494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)

A copy of this notice MUST be returned with this response.

Enclosed:

PCT/DO/EO/917

PTO-875

FORM PCT/DO/EO/905 (December 1997)

Notice of Defective Translation

docketed

3/5/00

John Anderson
Telephone: 703 308-9116

UNITED STATES DEPARTMENT OF COMMERCE
 Patent and Trademark Office
 Address: ASSISTANT COMMISSIONER FOR PATENTS
 Washington, D.C. 20231

09/485267



09/485267

MURRAY

J

636.047

U.S. APPLICATION NO.

FIRST NAMED APPLICANT

ATTY. DOCKET NO.

5071

REGISTRATION NUMBER

MORRIS E COHEN
 LEVISSON LERNER BERGER & LANGSAM
 757 THIRD AVENUE
 SUITE 2400
 NEW YORK NY 10017

LA FILING DATE	05/07/96	PROPERTY OWNER	MS. 705-137
		04/28/00	

DATE MAILED:

NOTIFICATION OF A DEFECTIVE OATH OR DECLARATION

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371 (c)(4) for entry into the national stage in the United States of America. The period within which to correct these requirements and avoid abandonment is set in the accompanying Office action.

A new oath or declaration, identifying this application by the international application number and international filing date is required. The oath or declaration does not comply with 37 CFR 1.497(a) and (b) in that it:

1. is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68.
2. does not identify the specification to which it is directed.
3. does not identify the inventor(s).
4. does not identify the citizenship of each inventor.
5. does not state the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought.

FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR 1.497(a) AND (b) WITHIN THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ABANDONMENT OF THE APPLICATION.

Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it:

1. does not identify the city and state or city and foreign country of residence of each inventor.
2. does not state that the person making the oath or declaration:
 - a. has reviewed and understands the contents of the specification, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
 - b. acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.
3. does not identify the foreign application for patent or inventor's certificate on which priority is claimed pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing.
4. does not state that the person making the oath or declaration acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior application and filing date of the continuation in part application which discloses and claims subject matter in addition to that disclosed in the prior application (37 CFR 1.63(d)).

John Anderson
 Telephone: 703 308-9116

5 MAR 2003 12:38

MAY 10 CLERK

NO. 0173 P. 1

MARKS & CLERK

Intellectual Property

European Patent Attorneys
 Chartered Patent Attorneys
 European Trade Mark Attorneys
 Registered Trade Mark Attorneys

Established 1887

London Office
 57-60 Lincoln's Inn Fields
 London WC2A 3LS

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 Fax: +44 (0)20 7404 4910
 Email: admin@marks-clerk.com
<http://www.marks-clerk.com>

Levisohn, Lerner, Berger & Langsam
 757 Third Avenue
 Suite 2400
 New York
 New York 10017
 United States of America

please quote
our reference SF/USP81833

your reference 836.047

date 5 March 2003

Document: 903422

By Fax
 (confirm by mail)
 001 212 486 0323

Dear Sirs

**RE: Patent Application in United States of America corresponding to PCT.GB98/02378
 in the name of Shire International Licensing B.V.**

We refer to the above application and note we are still awaiting the official filing receipt.

Please send this to us as soon as possible, and let us have a current status report.

Yours faithfully,

S. Powell
 Formalities Dept.

FAX RECEIVED
 OCT 09 2003

PETITIONS OFFICE

RECEIVED MAR 05 2003

Delegates
 A W London-Blandford 01258 700000
 A W Froid 01258 700000 01258 700000
 C J M Goss 01258 700000
 A N Pocock 01258 700000
 G Goss 01258 700000
 K Murphy 01258 700000
 P J Powell 01258 700000
 M Street 01258 700000
 M H Wiggin 01258 700000 01258 700000 01258 700000
 B J Buckley 01258 700000
 A J Abbott 01258 700000
 G K Rafferty 01258 700000 01258 700000
 J S Robertson 01258 700000

J A Baker 01258 700000
 A H W Lindhurst 01258 700000
 A V Holden 01258 700000 01258 700000
 S P McCarthy 01258 700000
 R P Murphy 01258 700000
 R P Murphy 01258 700000
 C T Grimes 01258 700000
 P B Abbott 01258 700000 01258 700000
 H D Lunn 01258 700000
 G J Murphy 01258 700000 01258 700000 01258 700000
 B J Murphy 01258 700000
 K L Murphy 01258 700000
 A D M Murphy 01258 700000
 G O Murphy 01258 700000
 S J McMurtry 01258 700000 01258 700000
 T J Murphy 01258 700000

J P Asquith 01258 700000 01258 700000
 H C Parker 01258 700000
 D & Ebury 01258 700000 01258 700000
 M P Heald 01258 700000
 A P Murphy 01258 700000
 J Murphy 01258 700000
 M J Leno 01258 700000
 R L Dow 01258 700000
 P J Murphy 01258 700000
 I M Cheshire 01258 700000 01258 700000
 A M Shelding 01258 700000 01258 700000
 R A Buckley 01258 700000
 O C Stagg 01258 700000 01258 700000
 J D Colford 01258 700000 01258 700000

S Laslett 01258 700000 01258 700000
 P A Mylne 01258 700000
 R Lewis 01258 700000
 J L McMurtry 01258 700000
 R T Murphy 01258 700000 01258 700000
 J E Murphy 01258 700000
 P C Staniford 01258 700000
 M P Sharp 01258 700000
 P J Murphy 01258 700000
 J M Murphy 01258 700000 01258 700000
 J A McMurtry 01258 700000
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 Correspondence
 M H Blair 01258 700000

A C Pennington 01258 700000
 K P Kellgren 01258 700000
 V J Crowley 01258 700000
 C J Murphy 01258 700000
 G S Murphy 01258 700000 01258 700000
 G D Smith 01258 700000 01258 700000
 P Martin 01258 700000
 E A Oliver 01258 700000
 M J Alpin 01258 700000
 M J Martin 01258 700000
 G M McCausland 01258 700000 01258 700000
 A Doherty 01258 700000

Birmingham Bristol Cambridge Cheltenham Coventry Gloucester Leeds Leicester London Manchester Nottingham Oxford Belfast Hong Kong Luxembourg Munich Ottawa Toronto

LEVISSON LERNER

Fax:212-486-0323

Oct 9 '03 13:43 P. 31

EXHIBIT E

MARKS & CLERK*Patent and Trade Mark Attorneys*

European Patent Attorneys
 Chartered Patent Attorneys
 European Trade Mark Attorneys
 Registered Trade Mark Attorneys

London Office
 67-80 Lincoln's Inn Fields
 London WC2A 3LS

Tel: +44 (0)20 7400 3000
 Fax: +44 (0)20 1404 4910
 Email: admin@marks-clerk.com
<http://www.marks-clerk.com>

Levisohn, Berger & Langsam
 19th Floor,
 805 Third Avenue
 New York
 New York 10022
 United States of America

please quote
our reference ACP/USP81833
 your reference 836.047
 date 3 October 2003
 Document 955155

By Fax/Mail

Dear Peter

**RE: Patent Application No. 09/485,267 in United States of America
 in the name of Shire International Licensing B.V.
 Assigned to Ernir Snorrason**

I attach copies of our faxed letter of 27 June 2000 and corresponding fax transmission sheet.

Corresponding applications are pending in EPO, Canada, Japan, Thailand, Taiwan, and South Africa.

The South African application has been granted. The EP application has been accepted (Rule 51(4) communication has issued) and is proceeding to grant.

If you require anything further, please do not hesitate to contact me.

Yours sincerely

Angus Fairbairn

Enc.

RECEIVED OCT - 3 2003

A list of Marks & Clerk partners is available for inspection at 67-80 Lincoln's Inn Fields, London WC2A 3LS.
 Further information is available on our website at www.marks-clerk.com

Marks & Clerk has offices as follows:
 UK: Birmingham Cambridge Cheltenham Coventry Edinburgh Glasgow Leeds Leicester Liverpool London Manchester Oxford St Albans
 Overseas: Atlanta Hong Kong Luxembourg Munich Ottawa Toronto

3. OCT. 2003 16:03

MAJ AND CLERK

JOURNAL DATE 27-JUN-2002 TIME 16:30 P.01

NOTE - MEMORY TRANSMISSION

START=27-JUN 14:28 END=27-JUN 14:32

FILE NO.- 153

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830

MARKS & CLERK

Intellectual Property

European Patent Attorneys
Chartered Patent Attorneys
European Trade Mark Attorneys
Registered Trade Mark Attorneys

Final Draft 1B3

London Office
67-80 Lincolns Inn Fields
London WC2A 3LS

Tel: +44 (0)20 7403 5000
Fax: +44 (0)20 7404 4810
Email: admin@marke-draft.com
<http://www.marke-draft.com>

Lewisohn, Lerner, Berger & Langsam
757 Third Avenue
Suite 2400
New York
New York 10017
United States of America

please quote
our reference P/USP81833

your reference 836.047

date 27 June 2000

By E. J.

Dear Sir

RE: New Patent Application in United States of America in the name of Shire International Licensing B.V. et al

We refer to our recent correspondence in this matter and now enclose the following:

Declaration/power of attorney

This form is due 28 June 2000. The original signed form will follow as soon as possible.

Please acknowledge receipt of this letter and it's enclosures by fax.

Yours faithfully,

Mr. Goddard
McCaslin
Formalities Department

Lester Shostak, Robert Minkovsky, Garry Donelson, Louis Mark, Steven J. Lammertine, Mark S. Green, William S. Sturman

20/06/00 14:03 FAX 01204 332870

COP CORR LEGAL

2002

It By: Erni

500550;

15-Jun-00 15:19;

Page 5

Docket No.
2002

Declaration and Power of Attorney For Patent Application

English Language Declaration

As a below named Inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

USE OF CARBON DIOXIDE EXTRACTS FOR TREATING APPENDIX DISEASES

the specification of which

(check one)

is attached hereto.

was filed on Aug. 7, 1998

as United States Application No. or PCT International

Application Number PCT/US98/02570

and was amended on _____

(If applicable)

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, Section 111(a)-(d) or Section 365(b) of any foreign application(s) for patent or Inventor's certificate, or Section 365(e) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or Inventor's certificate or PCT International application having a filing date before that of this application on which priority is claimed.

Prior Foreign Application(s)

Priority Not Claimed

Priority Application(s) (Number)	Country	Priority Date (Year Filed)	<input type="checkbox"/>
_____	_____	_____	<input checked="" type="checkbox"/>
_____	_____	_____	<input type="checkbox"/>

None of the above applications

3. OCT. 2003 16:03, FAX MAR AND CLERK

28/08/00 14:08 FAX 01284 332873

CONF COMM LEGAL

0008

RE: By: Ethnir;

500569:

15-Jun-00 16:18;

Page 6

I hereby claim the benefit under 35 U.S.C. Section 119(a) of any United States provisional application(s) listed below.

(Application Serial No.) (Filing Date)

(Application Serial No.) (Filing Date)

(Application Serial No.) (Filing Date)

I hereby claim the benefit under 35 U. S. C. Section 120 of any United States application(s), or Section 368(c) of any PCT International application designating the United States, listed below and, further as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. Section 112, I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, C. F. R., Section 1.56 which becomes available between the filing date of the prior application and the earliest or PCT International filing date of this application.

(PCT/US03/07738) APR. 1, 2003 (Status) (abandoned, pending, abandoned)
(Application Serial No.) (Filing Date)

(PCT/US03/07738) (Status) (abandoned, pending, abandoned)
(Application Serial No.) (Filing Date)

(PCT/US03/07738) (Status) (abandoned, pending, abandoned)
(Application Serial No.) (Filing Date)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that wilful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such wilful false statements may jeopardize the validity of the application or any patent issued thereon.

; 3. OCT. 2003 16:03, FAX MARND CLERK

20/06 '00 14:08 FAX 01284 332878

COPR CODE LEGAL

004

t. By: ERNIE;

500505;

15-Jun-00 15:20;

Page 7/12

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (List name and registration number)

Peter L. Berger	Reg. No. 24,578
Andrew S. Langman	Reg. No. 28,501
Morris E. Cohen	Reg. No. 28,507
Betty E. Nagy	Reg. No. 37,487
Anna Vizcarra	Reg. No. 45,918
Barbara Kellman	Reg. No. 48,905

Send Correspondence to: Morris E. Cohen, Esq.
LEVISON, LERNER, MENCHIK & LANGMAN
767 Third Avenue, Suite 2000
New York, NY 10017

Direct Telephone Calls to: (Name and Telephone Number)
Morris E. Cohen (212) 695-1578

Full Name of Assignee or First Inventor	James Robert Morrison
Date of Birth Inventor	12/12/1960
Residence	Dunton, UK
Country	British
Post Office Address	Lamb House, Ludwell, Shaftesbury, Dorset DT7 9QD, UK

Full name of second Inventor, if any	John Stevenson
Date of Birth Inventor	13/6/1960
Residence	Rayleigh, England
Country	English
Post Office Address	St Georges Rd, Rayleigh, SS16 2QZ, England

~~ALL INFORMATION CONTAINED~~

EXHIBIT B

Oct 9 '03 13:40
May 5, 2000Via Facsimile

Mr. Joseph Costelloe
 Marks & Clerk
 57-60 Lincoln's Inn Fields
 London WC2A 3LS
 ENGLAND

URGENT

Re: PCT National Phase Application in the United States
 International Application No. PCT/GB98/02378
 Shire International Licensing B.V.
Our File No. 836.047; Your File No. ACF/MSS/USP81833

Dear Mr. Costelloe:

We are pleased to report that the U.S. Patent and Trademark Office has assigned Serial No. 09/485,267 to this case.

We have received a Notification of Missing Requirements under 35 U.S.C. §371, however, in which the Patent Office is requesting an executed copy of the oath or declaration. We do not appear to have received a followup yet to your letter of February 7, 2000 which indicated that the Declaration/Power of Attorney document (and a copy of the Assignment) would follow. Accordingly, please forward the Declaration/POA as soon as possible. Alternatively, I am enclosing a completed form which you can forward to the inventors for their execution.

Our deadline for submitting this document to the Patent Office is May 28, 2000 (before extensions). Please note that if the Declaration is not timely filed, the application will go abandoned. Upon submission of the Declaration, I expect the official filing receipt to be issued in due course.

Should you have any questions, please do not hesitate to let me know.

Best regards,

Sincerely yours,

Morris E. Cohen

FAX RECEIVED
 OCT 09 2003
 PETITIONS OFFICE

Telephone Number	Mode	Start	Time	Pages	Result	Note
		5.15:24	1:40	4	*OK	

May 5 '00 15:26

P.1

** Transmittal Conf. Report **

LEVISSOHN, LERNER, BERGER & LANGSAM

PETER L. BERGER
ANDREW S. LANGSAM
JANE B. LINOWITZ
MORRIS E. COHEN
BARRY E. NEGRIN
MARILYN NEIMAN
ANNA A. VISHNEV

OF COUNSEL:
HENRY R. LERNER

757 THIRD AVENUE
NEW YORK, NEW YORK 10017

TEL: (212) 486-7272
FAX: (212) 486-0323

PATENTS, TRADEMARKS
AND COPYRIGHTS

E-MAIL TO OFFICE:
PATENT@LLBL.COM

E-MAIL TO ATTORNEY:
FIRST INITIAL AND
LAST NAME OF
ATTORNEY@LLBL.COM

May 5, 2000

URGENT

Via Facsimile
Mr. Joseph Costelloe
Marks & Clerk
57-60 Lincoln's Inn Fields
London WC2A 3LS
ENGLAND

Re: PCT National Phase Application in the United States
International Application No. PCT/GB98/02378
Shire International Licensing B.V.
Our File No. 836,047; Your File No. ACF/MSS/USP81833

FAX RECEIVED
OCT 09 2003
PETITIONS OFFICE

Dear Mr. Costelloe:

We are pleased to report that the U.S. Patent and Trademark Office has assigned Serial No. 09/485,267 to this case.

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Should you have any questions, please do not hesitate to let me know.

Best regards,

Sincerely yours,



Morris E. Cohen

EXHIBIT C

E-Mail: PATENT@LLBL.com**Facsimile Transmission**

TO: Marks & Clerk _____ **FAX:** _____

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FROM: Peter Berger _____
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Confirmation By Mail To Follow? Yes No

Comments: Attached is the assignment you requested. Please have this document signed and return it to us for filing. Further, please IMMEDIATELY forward the signed Declaration, Power of Attorney forwarded to you with our letter of May 5, 2000 and a copy enclosed. If this document is not filed, the application will become abandoned. We are now working on an extended term for filing the documents.

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** Transmisi t Conf. Report **

LEVISSOHN, LERNER, BERGER & LANGSAM
757 Third Avenue, Suite 2400
New York, New York 10017

Telephone: (212) 486-7272

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E-Mail: PATENT@LLBL.com

Facsimile Transmission

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ASSIGNMENT OF INVENTION

PATENT

For: U.S. and/or Foreign Rights
For: U.S. Application or U.S. Patent
By: Inventor(s) or Present Owner

In consideration of the payment by ASSIGNEE to ASSIGNOR of the sum of One Dollar (\$1.00), the receipt of which is hereby acknowledged, and for other good and valuable consideration,

ASSIGNOR (Inventor or person or entity who owns the invention):

Type or print name(s) of ASSIGNOR(S), Address and Nationality

Shire International Licensing B.V

Frederiksplein 42

Amsterdam, NL-1017 XN

Netherlands

Nationality - Dutch

hereby sells, assigns, and transfers to

ASSIGNEE: Emir Snorason

Stigaldid 80

Reykjavik IS-105

Iceland

Nationality - Icelandic

Type or print name of ASSIGNEE, Address and Nationality

and the successors, assigns and legal representatives of the ASSIGNEE

(complete one of the following)

- the entire right, title and interest
 an undivided _____ percent (____%) interest for the United States and its territorial possessions

(check the following box if foreign rights are also to be assigned)

- and in all foreign countries, including all rights to claim priority,

in and to any and all improvements which are disclosed in the invention entitled:

USE OF CHOLINESTERASE INHIBITORS FOR TREATING ATTENTION DEFICIT DISORDERS

Attorney File No.: 836.047

(check and complete (a), (b), (c), or (d))

and which is found in:

- (a) U.S. patent application executed on even date herewith.
(b) U.S. patent application executed on _____
(c) U.S. patent application Serial No. _____ filed on _____
(d) U.S. Patent No. _____ issued on _____
(e) U.S. provisional patent application filed _____

— A change of address to which correspondence is to be sent regarding patent maintenance fees is being sent separately.

(also check (e) if foreign application(s) is also being completed)

- (f) and any legal equivalent thereof in a foreign country, including the right to claim priority.

and, in and to, all Letters Patent to be obtained for said invention by the above application or any continuation, division, renewal, or substitute thereof, and as to letters patent any reissue or re-examination thereof

ASSIGNOR hereby covenants that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this assignment;

ASSIGNOR further covenants that ASSIGNEE will, upon its request, be provided promptly with all pertinent facts and documents relating to said invention and said Letters Patent and legal equivalents as may be known and accessible to ASSIGNOR and will testify as to the same in any interference, litigation or proceeding related thereto and will promptly execute and deliver to ASSIGNEE or its legal representatives any and all papers, instruments or affidavits required to apply for, obtain, maintain, issue and enforce all application, said invention and said Letters Patent and said equivalents thereof which may be necessary or desirable to carry out the purposes thereof.

IN WITNESS WHEREOF, I/We have hereunto set hand and seal this _____

(Date of Signing)

NOTE: Date of signing must be the same as the date of execution of the application if item (a) was checked above.

Shire International Licensing B.V.

By: _____

Signature of ASSIGNOR(S)

Title: _____

Type or print name of the above person authorized to sign for ASSIGNOR

Title

Docket No.

836.047

Declaration and Power of Attorney For Patent Application**English Language Declaration**

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (If plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

USE OF CHOLINESTERASE INHIBITORS FOR TREATING ATTENTION DEFICIT DISORDERS

the specification of which

(check one)

is attached hereto.

was filed on Aug. 7, 1998 as United States Application No. or PCT International

Application Number PCT/GB98/02378

and was amended on _____

(if applicable)

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, Section 119(a)-(d) or Section 365(b) of any foreign application(s) for patent or inventor's certificate, or Section 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate or PCT International application having a filing date before that of the application on which priority is claimed.

Prior Foreign Application(s)**Priority Not Claimed**

9716879.3

(Number)

UK

(Country)

08/08/97

(Day/Month/Year Filed)

(Number)

(Country)

(Country)

(Day/Month/Year Filed)

I hereby claim the benefit under 35 U.S.C. Section 119(e) of any United States provisional application(s) listed below:

(Application Serial No.)

(Filing Date)

(Application Serial No.)

(Filing Date)

(Application Serial No.)

(Filing Date)

I hereby claim the benefit under 35 U. S. C. Section 120 of any United States application(s), or Section 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. Section 112, I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, C. F. R., Section 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application:

PCT/GB98/02378

Aug. 7, 1998

pending

(Application Serial No.)

(Filing Date)

(Status)

(patented, pending, abandoned)

(Application Serial No.)

(Filing Date)

(Status)

(patented, pending, abandoned)

(Application Serial No.)

(Filing Date)

(Status)

(patented, pending, abandoned)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (list name and registration number)

Peter L. Berger	Reg. No. 24,570
Andrew S. Langsam	Reg. No. 28,556
Morris E. Cohen	Reg. No. 39,947
Barry E. Negrin	Reg. No. 37,407
Anna Vishev	Reg. No. 45,018
Marilyn Neiman	Reg. No. 44,966

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LEVISSOHN, LERNER, BERGER & LANGSAM
757 Third Avenue, Suite 2400
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Direct Telephone Calls to: (name and telephone number)
Morris E. Cohen (212) 486-7272

Full name of sole or first inventor James Robert Murray	Date
Sole or first inventor's signature	
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Full name of second inventor, if any Emir Snorrason	Date
Second inventor's signature	
Residence Reykjavik, Iceland	
Citizenship Icelandic	
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EXHIBIT D